be construed and interpreted in accordance with the laws of that state (other than laws relating to conflict of laws).

6. <u>Counterparts</u>: This Agreement may be executed in counterpart and/or by telecopy and, when so executed, the counterparts, taken together, shall constitute a complete and binding agreement.

7. <u>Notices</u>: Any notices required or permitted by this Agreement shall be deemed complete when sent by overnight courier addressed as follows:

If to Ozark:

David Shepherd

Ozark Broadcasting, Inc.

300 West Reed

Moberly, Missouri 65270

With a copy to:

Lauren A. Colby, Esquire

10 East 4th Street

Frederick, Maryland 21701

If to Four Him:

Michael Fallon, Member

Four Him Enterprises LLC 4600 Executive Centre Parkway

Suite A

St. Peters, Missouri 63376

With a copy to:

A. Wray Fitch III

8280 Greensboro Drive

7th Floor

McLean, Virginia 22102

IN WITNESS WHEREOF, the parties to this Agreement have set their hand and seals, and/or the hand and seals of their authorized representative, as of the date first above written.

U	ZARK BROADCASTING, INC.
By:_	· ·
	David Shepherd, President
	FOUR HIM ENTERPRISES LLC
By:_	
	Michael Fallon, Member

IN WITCHESS WITHRESOF, the parties to this Agreement have set their hand and seals, and/or the hand and seals of their authorized representative, as of the date. That above written.

David Shopherd, President

FOUR HIM ENTERPRISES LLC

Michael Fallon, Member

IN WITNESS WHEREOF, the parties to this Agreement have set their hand and scale, und/or the hand and scale of their measurement representative, as of the date first above written.

OZARK BRDADCASTING, INC.

By: Devid Shaphard, President

FOLD BIM ENTERPRISES LLC

hishad Falan Menber

MATTHEW BRUSS

FILE COPY

Before the Federal Communications Commission Washington, D.C. 20554



y	41	Mattan	~ £
LΠ	me	Matter	Uξ

Reclassification of License of FM Station KJEL)	RM-10567	RECEIVED		
(Lebanon, Missouri) TO: Federal Communications Comm	ission		JUL 2 5 2005		

TO: Federal Communications Commission

Attn: Chief, Audio Division

Federal Communications Commission Office of Secretary

PETITION FOR RECONSIDERATION

Four Him Enterprises, L.L.C. ("Four Him"), licensee of KHZR (formerly KHCR), Channel 249C3, Potosi, Missouri, files this Petition for Reconsideration of the *Memorandum Opinion and Order* ("Order"), released June 24, 2005. The Order denied Four Him's Petition for Reconsideration challenging the dismissal of Four Him's Rulemaking in this proceeding. Four Him files this further Petition for Reconsideration based on changed circumstances. Four Him has entered into an agreement with Ozark Broadcasting, Inc. ("Ozark") which provides for complete resolution of this proceeding by allowing for the substitution of Channel 249C2 for Channel 249C3 in Potosi as contemplated in Four Him's Rulemaking Petition. See, attached Agreement.

Good cause exists to grant this Petition for Reconsideration. As more particularly set forth in the attached Settlement Agreement, Four Him and Ozark have reached an Agreement by which

Four Him's Petition for Reconsideration of the *Order* is proper since For Him is raising new facts, not known or existing, since issuance of the Commission's *Order*. The salient new facts are that Four Him and Ozark have entered into an agreement whereby Ozark agrees to a C0 downgrade. *See, Infinity Broadcasting* 19 FCC Red 20156 at Paragraph 3 (2004) (action on second Petition for Reconsideration) and cases cited therein: *see also, In re Flexibility in the 218 to 219 MHZ Service*, 17 FCC Red 8520 (2002) (Order on Second Petition for Reconsideration), *Sioux Valley Rural Television v. FCC* 349 F.3d 667 (DC Circuit 2004).

Ozark agrees to modification of its license for KJEL to operate on 279C0 instead of 279C in exchange for certain consideration. In its Petition for Rulemaking filed on April 23, 2001, Four Him proposed the substitution of Channel 249C2 in lieu of Channel 249C3 in Potosi, Missouri, and modification of the KHZR license to reflect operation on the upgraded channel. In order to accommodate the upgrade, certain channel substitutions were necessary. Specifically, Four Him proposes to eliminate short spacing to KDAA, Rolla, Missouri, which currently operates on Channel 248A, by substitution of Channel 276A for 248A in Rolla. The substitution in Rolla in turn causes two short spacings to two other facilities: an allotment on Channel 276A in Linn, MO, and Ozark's KJEL on 279C in Lebanon, MO. The short spacing to Channel 276A in Linn can be eliminated by substitution of Channel 248A for Channel 276A. The short spacing to KJEL is eliminated by the reclassification of KJEL as a C0 facility operating on Channel 279C0 instead of its current licensed operation on Channel 279C.

In response to Four Him's Petition for Rulemaking, the Commission issued an *Order to Show Cause* on September 20, 2002, seeking comment on why KJEL should not be downgraded to operate as a CO. Ozark was not served a copy of the *Show Cause Order* by registered mail and did not file a timely response. It did file a Motion to Accept Late Filed Opposition to Order to Show Cause indicating that it received no actual notice and intended to file an application to maintain its Class C status. Subsequently, Ozark filed a Modification Application seeking authorization to operate as a full Class C station. The Commission has since accepted and granted the application (BPH-20030401ABZ).

²Four Him will reimburse KDAA its reasonable and prudent costs for the channel switch as provided by Commission rules.

In the Commission's recently released In Re: Revision of Procedures Governing Amendments to FM Table of Allotments, MB Docket Number 05-210 (released June 14, 2005) (Procedures Order) the Commission announced a 90 day settlement window to allow for resolution of pending Rulemakings. During this settlement window, the Commission is holding in abeyance its rules prohibiting payment of certain consideration in settlement of Rulemaking proceedings. The Procedures Order states that settlements are to be limited to proceedings in which NPRM's have been released. This should be no bar to grant of the relief requested. No further NPRM need to be issued or Comments filed in order to grant the relief requested by the parties. Although no NPRM has been issued in RM-10567, the Comment and Notice provision has already passed with respect to the proposal advanced by Four Him in its Petition for Rulemaking. In a Rulemaking³ filed by Ozark on May 22, 2001, nearly a month after Four Him's Rulemaking Petition, Ozark proposed the allocation of Channel 276C3 to Eminence, MO, which conflicts with the proposed substitution of Channel 276A for 248A in Rolla, MO, requested by Four Him. In response to the NOPR issued in the Eminence, MO, Rulemaking, Four Him filed a Counterproposal on September 4, 2001, ("Counterproposal") requesting the exact same upgrade for KHZR and channel substitutions as proposed in its Petition for Rulemaking. In its Counterproposal, Four Him also requested that Channel 281A be allocated to Eminence, MO. As noted in the attached Agreement, Ozark has agreed to withdrawal its request for allocation of 276C3 of Eminence, MO.4 There is no impediment

³See, NOPR (Eminence, Missouri) MM Docket No. 01-151; RM-10167 (July 13, 2001)

⁴The attached Agreement between Ozark and Four Him also provides for complete resolution of the Eminence Rulemaking. Ozark has agreed to withdraw its request for allocation of 276C3 to Eminence and to support Four Him's Counterproposal. Four Him reiterates its intent to apply for, construct, and operate on channel 249C2 if allocated, and will apply for and construct channel 281A if the channel is allocated to Eminence and Four Him's application is granted.

therefore to grant the channel allocations as proposed in Four Him's Petition for Rulemaking or Counterproposal. Therefore, it is requested that Four Him's Petition for Reconsideration be granted and that its request for channel substitutions as proposed in its Petition for Rulemaking or Counterproposal be granted. Specifically, Four Him requests the following change in the Table of Allocations:

	<u>Present</u>	<u>Proposed</u>
Potosi, Missouri	249C3	249C2
Rolla, Missouri	248A	276A
Linn, Missouri	276A	248A
Lebanon, Missouri	279C	279C0
Eminence, Missouri	••	$281A^{6}$

See, attached Engineering Statement. Grant of this Petition for Reconsideration is in the public interest by completely resolving two Rulemakings (RM-10567 and RM-10167) thereby conserving Commission and party resources.

⁵As noted, Four Him believes its Rulemaking Petition should be granted since it has been fully advanced in its Counterproposal in the Eminence Rulemaking proceeding. However, to the extent necessary, Four Him requests waiver of Commission's rules limiting payment of consideration in resolution of Rulemaking proceedings. The Rulemakings in both the Potosi Rulemaking and the Eminence Rulemakings were filed long ago and none of the parties could have filed for the purpose of receiving payment in exchange for dismissal. Four Him also notes that if for whatever reason the Commission determines that the Commission cannot grant the Potosi Rulemaking or Eminence Counterproposal the way is now clear to issue an NOPR.

⁶Site restricted see Engineering Exhibit 2 attached to Four Him's Counterproposal. In the event the Commission chooses not to add 281A to Eminence, Four Him requests that the Rulemaking proceed nonetheless by allocation of 249C2 in lieu of 249C3 to Potosi.

Respectfully submitted,

FOUR HIM ENTERPRISES, L.L.C.

Ву

A. Wray Fitch III
Timothy R. Obitts
Its Attorneys

GAMMON & GRANGE, P.C. 8280 Greensboro Drive, 7th Floor McLean, VA 22102 (703) 761-5000

July 25, 2005

[K:\1097\Potosi, MO\Petition for Reconsideration.wpd]

CERTIFICATE OF SERVICE

I, Stephanie Patton, in the law offices of Gammon & Grange, P.C., hereby certify that I have sent copies of the foregoing PETITION FOR RECONSIDERATION this 25th day of July 2005, by first-class, postage prepaid, U.S. Mail to the following:

John A. Karousos, Chief, Allocations Branch Federal Communications Commission 445 12th Street, S.W., Room 3A-266 Washington, D.C. 20554

KDAA-KMOZ, L.L.C. P.O. Box 4584 Springfield, MO 65808

Lauren Colby, Esq.
10 East 4th Street
P.O. Box 113
Frederick, MD 21701
(Counsel for Ozark Broadcasting, Inc.)

Ozark Broadcasting, Inc. P.O. Box 430 Moberly, MO 65270

Stephanie Patton

ENGINEERING STATEMENT IN SUPPORT OF PETITION FOR RECONSIDERATION

RM-10567

CHANNEL 249C2 - POTOSI, MO

Four Him Enterprises, LLC Potosi, MO

July 22, 2005

Prepared for: Mr. Michael Fallon

Four Him Enterprises, LLC

4600 Executive Center Parkway

Suite A

St. Peters, MO 63376

CARL E. SMITH CONSULTING ENGINEERS

CONTENTS

Title Page

Contents

Engineering Affidavit

Roy P. Stype, III

Engineering Statement

Table 1.0 - FM Allocation Study - Channel 249C2(97.7 MHz) - Potosi, MO

Table 1.1(a) - FM Allocation Study - Channel 276A(103.1 MHz) - Rolla, MO

Table 1.1(b) - FM Allocation Study - Channel 276A(103.1 MHz) - Rolla, MO

Table 1.2 - FM Allocation Study - Channel 248A(97.5 MHz) - Linn, MO

Table 1.3 - FM Allocation Study - Channel 281A(104.1 MHz) - Eminence, MO

ENGINEERING AFFIDAVIT

State of Ohio)	
)	SS
County of Summit)	

Roy P. Stype, III, being duly sworn, deposes and states that he is a graduate Electrical Engineer, a qualified and experienced Communications Consulting Engineer whose works are a matter of record with the Federal Communications Commission and that he is a member of the Firm of "Carl E. Smith Consulting Engineers" located at 2324 North Cleveland-Massillon Road in the Township of Bath, County of Summit, State of Ohio, and that the Firm has been retained by Four Him Enterprises, LLC to prepare the attached "Engineering Statement In Support of Petition for Reconsideration - RM-10567 - Channel 249C2 - Potosi, MO."

The deponent states that the Exhibit was prepared by him or under his direction and is true of his own knowledge, except as to statements made on information and belief and as to such statements, he believes them to be true.

Roy P. Stype, III

Subscribed and sworn to before me on July 22, 2005.

Notary Public

/SEAU

NANCY A ADAMS, Notary Public Residence - Cuyahoga County State Wide Junistiction, Onio My Commission Expires Sept. 5, 2005

ENGINEERING STATEMENT

This engineering statement is prepared on behalf of Four Him Enterprises. LLC, licensee of Radio Station KHZR(FM) - Potosi, Missouri, in support of a *Petition for Reconsideration* in RM-10567, which proposes to amend the FM Table of Allotments to upgrade KHZR to a Class C2 facility. It documents that, even with the intervening changes in the FM allotment situation since this rulemaking proposal was originally filed in 2001, the channel substitutions proposed in this rulemaking petition, as originally filed, remain valid to accomplish the proposed KHZR upgrade.

Table 1.0 is an FM allocation study for Channel 249C2, which was conducted from the reference site 4.7 kilometers northwest of Potosi which was originally specified in this rulemaking proposal. The geographic coordinates of this site are:

NL - 37° 58' 30" WL - 90° 48' 30"

As shown in this table, operation on Channel 249C2 from this site would be short spaced to both the licensed and construction permit sites for KDAA - Rolla, Missouri, which operates on Channel 248A.^{1,2}

The short spacing to KDAA can be eliminated by substituting another channel for Channel 248A in Rolla. Table 1.1(a) is an FM allocation study for Channel 276A in

Pursuant to the rounding provisions of Section 73.208(c)(8) of the FCC Rules, the 78.74 kilometer spacing to KYKY - St. Louis. Missouri is considered to comply with the required spacing of 79 kilometers.

The data contained in the FCC's Consolidated Database System appears to indicate that the proposed use of Channel 249C2 in Potosi would also be short spaced to a vacant allotment on Channel 247A in Arcadia, Missouri. This appears to be the result of a database error, however, as the the Report and Order in MM Docket 97-168 allotted Channel 280A to Arcadia and not Channel 247A, which was an alternate proposal in this proceeding. This was confirmed by the FCC in their March 17, 2000 Memorandum Obinion and Order in MM Docket 97-165, which clarified this situation by correcting a typographic error in the original Report and Order in this proceeding.

Rolla which was conducted from licensed KDAA transmitter site. Similarly, Table 1.1(b) is an FM allocation study for Channel 276A which was conducted from the KDAA construction permit site. As shown in these tables, operation on Channel 276A from either of these sites would still be short spaced to three other facilities requiring protection consideration:

NEW(CP)	Linn, MO	Channel 276A
KJEL	Lebanon, MO	Channel 279C
Rulemaking	Eminence, MO	Channel 276C3

The short spacing to Channel 276A in Linn can still be eliminated by substituting another channel for Channel 276A in Linn. Table 1.2 is an FM allocation study for Channel 248A in Linn which was conducted from the site specified in the recently granted construction permit (BNPH-20041230ADD) for this allotment. As shown in this table, operation on Channel 248A from this site would be short spaced to the present operation of KDAA on Channel 248A. As noted above, however, KDAA would be moved from Channel 248A to Channel 276A to accommodate the allotment of Channel 249C2 to Potosi. Thus, this short spacing should not be a problem, since Channel 248A will be deleted from Rolla if Channel 249C2 is allotted to Potosi, as proposed herein. An examination of this table also shows that operation on Channel 248A from this site would meet the required spacing to the proposal to allot Channel 249C2 to Potosi.

This rulemaking proposal originally proposed to trigger a Class C0 downgrade for KJEL to eliminate the short spacing between KJEL and the use of Channel 276A in Rolla. Although KJEL has opposed such a downgrade and presently has an application (BPH-20030401ABZ) pending for a construction permit to increase its antenna

height to maintain full Class C status, a settlement agreement has been reached which will result in the dismissal of this application and the downgrade of KJEL to a Class CO facility, which will eliminate this short spacing and permit the substitution of Channel 276A for Channel 248A in Rolla at either KDAA's licensed site or the site specified in its construction permit.

The rulemaking proposal to allot Channel 276C3 to Eminence, Missouri was initiated by the filing of a rulemaking petition by the licensee of KJEL after the filing of the KHZR rulemaking petition. The settlement agreement which has been reached with the licensee of KJEL to dismiss its pending construction permit application and accept a Class C0 downgrade also specifies that they will withdraw the proposal to allot Channel 276C3 to Eminence, which should eliminate the short spacing between Channel 276A in Rolla and the proposed allotment of Channel 276C3 to Eminence. Even if it does not, however, the fact that the KHZR rulemaking proposal was filed prior to the Eminence rulemaking proposal makes it obvious that the KHZR proposal was timely filed to be considered as a counterproposal in the Eminence rulemaking proceeding (MM Docket 01-151).

The licensee of KHZR also filed timely comments in the Eminence rulemaking proceeding noting that this conflict could be eliminated by allotting Channel 281A to Eminence, rather than Channel 276C3, as originally proposed. Table 1.3 is an FM allocation study for Channel 281A, which was conducted from the originally specified site which is located 12.2 kilometers northwest of Eminence. The geographic coordinates of this site are:

TABLE 1.0 (cont'd)

Ph ALLOGATION STUDY - CHANNEL 249CZ (97.7 MHz) - POTOSI, NO FOR STUDY - CHANNEL 249CZ (97.7 MHz) - POTOSI, NO FOR HIM ENTERPRISES, LLC

	7 - Pendina Application	- Petition For Reconsideration	9 - Proposed Rulewaking	10 - Rulemakino Petition	11 - Short-Spaced	12 - Vacant Allotment
3	:~	α;	מ	0	1	N
				7	_	•
FOR ALL EACHASES, ACC POTOSI, KO	1 - Applied For Under Section 73.215	2 - Construction Permit	3 - Channul Deletion Proposed	4 - Move From This Channel Ordered	3 - Nove to This Channel Ordered	6 - One Step Reference Site

Notes:

TABLE 1.1(a)

FM ALLOCATION STUDY - CHANNEL 27GA (100.1 MHz) - ROLLA, MO

FOR HIM ENTERPRISES, LLC POTOST, NO

STHEY COORDINATES: 37/57/50 91/49/94 REQUIRED SPACING SPACING . LOCATION CHARNEL. CLASS (km) HOTES STATIOR (km) -----WIC-FM ST. LOUIS, NO **ZZZ** Ü 132.81 29. @ 191.45 MOUNTAIN GROVE, NO 223 ALLOTHERT ٨ 10.0 12 KELE-FM MOUNTAIN GROVE, MO 223 A 101.45 10. 7 7 WEST PLAINS, MO KKDY 273 02 141.91 55. 2 ST. LOUIS, MO 273 KEZK-FM C 143, 53 95.0 KOUT. LAKE OZARK, MO 274 71.51 31.0 ٨ MARSHALL, MO 275 01 181.68 133. % KMEO-FR KMBO-FR MARSHALL, NO 275 Cl 105.57 133. 6 1, 2 CAPE GIRARDEAU, NO 275 C1 203, 52 133. 8 KEZS-FA KHOZ-Fä HARRISON, AR 225 C1214.49 133.0 BNPH20041230AD LINA, MU 276A 66.31 110. 2 3, 3, 11 EMINENCE, NO 3, 16, 11 RM10167 276 0089,50 142. 0 277 ĊΙ 142, 64 100.0 KLOU ST. LOUIS. MO ST. LOUIS, MO 277 C1 143, 03 133.0 2 KLOU KWGZ MOUNTAIN VIEW, AR 277 U 242, 44 165. 2 270 CZ55. 9 POPLAR BLUFF, NO 177.42 KLUE KJEL LEBANON, MO 279 C 87, 90 95. Ø 3, 11 LEBANON, MO C 87.90 95.0 3, 7, 11 KJEL 279 9

279

CØ

87, 92

85. 2

KJEL.

LEBARDH. MO

^{*} Required Spacing Per Section 73.207 of The FCC Rules

TABLE 1.1(a) (cont'd)

FOR HIM ENTERPRISES, LLC POTOSI, NO

	5 - Move to This Channel Ordered	4 - Move From This Channel Ordered	3 - Channel Deletion Proposed	2 - Construction Permit	Notes: i - Applied For Under Section 73.215	
12 - Yaoant Allotment	11 - Short-Spaced)0 - Rulemaking Petition	9 - Proposed Rulemaking	8 - Petition for Reconsideration	7 - Pending Application	

TABLE 1,1(b)

FH ALLOCATION STUDY - CHANNEL 276A (103.1 MHz) - ROLLA, MO

FOR HIM ENTERPRISES, LLC POTOSI, NO

STUDY COURDINATES: 37/32/39 91/44/45

STATION	LOCATION	CHARNEL	C1.ASS	SPACING	REQUIRED SPACINGS (km)	NOTES
		~~~~		*****	******	765 11.5
WIL-FM	ST. LOUIS, MO	222	c	135.64	29. 0	
ALLOTHENT	MOUNTAIN GROYE, MO	223	٨	93.65	10. v	12
KELE-FM	MOUNTAIN GROVE, NO	223	٨	93.65	10.0	7
KKDY	WEST PLAINS, NO	273	C2	132.52	<b>5</b> 5. 0	
KEZK-FM	ST. LOUIS, MO	273	С	145.44	95.0	
หอบเ	LAKE OZARK, MO	274	A	74.96	31.0	
KMMO-FM	MARSHALL, NO	275	Cl	189. 64	133.0	
KHNO-FR	MARSHALL, MO	275	C1	199. 36	133.0	1, 2
KEZS-FM	CAPE GURARDEAU. MO	275	Gl	199.69	133.0	
KHOZ-FN	HARRISON, AR	275	C1	299, 13	130.0	٠
10HPH22841238AD	LINN, NO	276	Α	70.05	115.0	2, 9, 11
RM10167	ENIMENCE, MO	276	C3	8Ø, 47	142.9	9, 10, 11
KLOU	ST. LOUIS, MO	277	G I.	145. 92	133. v	
KLOU	ST. LOUIS, NO	277	GL	146.44	133. v	2
KYOZ	NOUNTAIN VIEW, AR	277	G	233. 91	165. V	r>
NEOC	ACONTRACTION, BR	ar i	V3	2	100.0	
KLUE	POPLAR BLUFF, MO	278	CZ	169.65	55.0	
KJEL	LEBANON, MO	279	С	88, 48	95.0	3, 11
KJEL	LEDANON, MO	279	C	69.49	95.0	3, 7, 11
KJEL	LEBANON, MO	279	CØ	89. 40	86. 0	9

^{*} Required Spacing Per Section 73.207 of The FCC Rules

# TABLE 1.1(b) (cont'd)

# FM ALLOCATION STUDY - CHANNEL 276A (103.1 MHz) - ROLLA, MO FOR HIN ENTERPRISES, LLC POTOSI, MO

# Notes:

7 - Pendina Application	8 - Petition For Reconsideration	9 - Proposed Rulemaking	10 - Rulewaking Petition	11 - Short-Spaced	12 - Vecant Allotment	
1 - Applied For Under Section 73,215	2 - Construction Permit	3 - Channel Deletion Proposed	4 - Move From This Channel Ordered	5 - Move to This Channel Ordered	6 - One Step Reference Site	

TABLE 1.2

# FR ALLOCATION STUDY - CHANNEL 248A (97.5 MHz) - LINN, NO

# FOR HIM ENTERPRISES, LLC POTOSI, NO

STUDY COURCINATES: 38/29/57 91/59/00

STATION	LGCATION	CHARNEL	CLASS	SPACING (km)	REGUIRED SPACING* (Rm)	NOTES
киги	MOUNTAIN VIEW, MO	245	C2	167.53	55.0	
KETK	FLORISSART, NO	216	Cl	105.23	75.0	
KAYO	WARSAW, MO	246	A	126.72	31.0	)
ALLOTHENT	MADISON, KO	247	C3	104. 42	89.0	12
KXUS	SPRINGFIELD, MO	247	CI	176. 93	133.0	
KDAA	ROLLA, MO	246	A	60.31	115.0	1, 3, 11
KDAA	ROLLA. MO	248	A	70.05	115.0	1, 2, 3, 11
WBBA-FK	PITTSFIELD, IL	246	B1	152.54	143.0	
WBBA-FM	PITTSFIELD, IL	248	D1	152. 73	143.0	2
NOEA	DONTPHAN, KO	248	C2	231.93	166.0	
KHZR	POTOSI, MO	249	C2	110.65	106.0	9
KHZR	POTOSI, NO	249	C3	114, 99	89.0	<u> (</u> 1
KPOW-FK	LA MORTE, MO	249	G1	135.03	133.0	
KFBD-FB	WAYNESVILLE, MO	250	C3	73.89	42.0	
KICK-Fh	PALKYRA, MQ	250	G2	143. 55	55.0	
куку	ST. LOUIS, NO	231	C1	136.12	75.0	

## * Required Spacing Per Section 73.207 of The FOC Rules

## Notes:

1 - Applied For Under Section 73.215	7 - Pending Application
2 - Construction Permit	8 - Petition For Reconsideration
3 - Channel Deletion Proposed	9 - Proposed Rulemaking
4 - Nove From This Channel Ordered	10 - Rulemaking Petition
5 - Move to This Channel Ordered	11 - Short-Spaced
6 - One Step Reference Site	12 - Vacant Allotment

TABLE 1.0

PH ALLOCATION STUDY - CHANNEL 249C2 (97.7 NHz) - POTUSI, NO

	REGUIRED	( )(24)	23. ผ	83. Ø	126.0	106.0	196.0	186.0	136.0	134.8	134.8	177.0	166.9	166. 9	224.0	3.96.6	224.6	117.9	130.0	3,001	136.6	79.8	56. G	58.0
	SPACING	(ka)	89.54	92.10	83, 13	84,07	110,65	142, 43	153,83	176, 33	191.15	4.30	166,60	234 70	245.35	269, 16	314.96	135.96	149, 33	286, 74	229, 26	79.74	149, BB	158, 39
		CLASS	ני	Ÿ	-45 [*]	<b>-e</b> ;	€.	ď	22	n In	<del>:</del>	8	-5	; <;	: 0	22	บ	S	CZ	0.22	22	:5	લ	C.Z
FOR HIM ENTERPRISES, LAG POTOSI, MO		CHANNEL	246	752	248	249	248	246	245	248	248	18 18 18 18 18 18 18 18 18 18 18 18 18 1	ু ক্ব	্র বিদ্যা	ि क्या इ.स.	249	249	236	- 90 - 70 - 70		250	231	251	252
FOR HT	8: 37758739 99748739	LOCATION	FLORISSANT, NO	MARBLE HILL, MO	7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7	50C1 \$ 20	NOLCH, NO		sheese, it	DULL COMMAN NO	Filialicus, in FiltsField, Il			WEST FRANKFURS, JE	PETERSHURG, 11.	TO TOURS OF THE PARTY OF THE PA	AUGUSTA, AR	Ex Experience		SIKESIOS, SO	FACHTAR TO TO AR MOUTE, AR			COLUMBIA, MO
	STUDY COUNDINATES: 37/58/39	STATION	X - X - X	SYRK		XDAA	KDAA	RULEMAKIND	C.COM	KOEA	##55### ##55##########################		XHZR	WOUL.	HAAR	スプロボーデス	KUSU PM		KFBD-FM	KBSB	KICK-FR KTUU-FR		KYKY KUZX	DIFH26010724AC

1, 2, 3, 11

3, 11

r:

anores

* Required Spacing Per Section 73, 207 of the FCC Rules

٥.

NL - 37° 14' 30" WL - 91° 26' 00"

As shown in this table, operation on Channel 281A from this proposed site would still fully comply with the applicable spacing requirements to all other facilities requiring protection consideration.

In summary, Channel 249C2 can still be allotted to Potosi, Missouri in place of the present allotment on Channel 249C3, provided that Channel 276A is substituted for Channel 248A in Rolla, Missouri, Channel 248A is substituted for Channel 276A in Linn, Missouri, KJEL - Lebanon, Missouri is downgraded from Channel 279C to Channel 279C0, and Channel 276C3 is not allotted to Eminence, Missouri.

TABLE 1.3

FM ALLOCATION STUDY - CHANNEL 291A (104.1 MHz) - EMINENCE, NO

FOR HIM ENTERPRISES, LLC POTOSI, MO

PGT

93/52/16

STUDY COORDINATES: 37/14/30

STATION	LGCATION	CHARMEL	ยางธร	SPACING (km)	RECUIRED SPACING* (km)	ROTES
KNRK	STEELVILLE, NU	227	C2	101.86	15.8	: ; ;
KBKG	CORNING, AR	220	63	115, 38	12.0	1,2
KIUE	POPLAR SLUFF, NO	278	Z Z	107.38	8.55 8	
КЗЕГ		279	ಬ	132,69	95.0	ţŋ.
KJEI.	LEBANON, MO	279	D)	132, 69	95.0	3, 7
KJEL	LEBANON, MO	279	20	132.69	8. e.	ٽ ٽ
KTHX	ARCADIA, MO	282	<b>~</b> ?	75.16	72. 8	1, 2
ALLOTHENT	GIDEON, MO	268	*	163,62	72.9	13
BSFHZ&@4&BB6AK	GIDEON, MO	28%	٧	163.62	72.0	
BRPHZBOS610JAI	GIDEON, NO	208	<	163,62	72.0	1,7
KPIK) FM	POCAHONTAS, AR	281	<:	115,25	115. W	ينو
KARB	LUTESY1LUE, MO	281	<	133.73	115.6	
KURG	JEFFERSON CITY, NO	231	<	161.11	115.0	
KSGF-FN	ASH GROVE, NO	767	00	199.98	142. B	
KRDA	JERSEYFILLE, IL	281	C N	204.89	166.8	
ATH	JACKSON, TN	192	ថ	292.67	286.0	N
ARLA	JACKSON, TR	281	ເລ	292.78	300. g	
ROBE	BONNE TERRE, NO	282	⋖	98.81	72.0	
KXOD	KENNETT, MO	292	-₹	134.08	72. W	
KBCK-FR	MARSHALL, AR	282	U	107, 19	165.0	
ALLOTHENT	GRANDIN, MO	283	⋖	71,64	31.0	12
ALLOTMENT	DOGLITTLE, NO	263	<	85.47	31.6	12
KOON	HARDY, AR	284	*	103,99	. e.	
KOON	HARDY, AR	284	4	107.49	31.0	1,2
KKUI	MARSHFIELD, MO	284	C5	130,72	55.0	

^{*} Required Spacing Per Section 73, 207 of The FCD Rules